

#### DEPARTMENT OF THE ARMY

U.S. ARMY CORPS OF ENGINEERS WASHINGTON, D.C. 20314-1000

CECC-ZA

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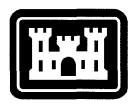
MEMORANDUM FOR THE DIRECTOROFCIVIWORKS

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EARLH. STOCKDALE Chief Counsel e J .



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#### Introduction to NEPA Scope of Analysis Determinations

Section 404 of the Clean Water Act (CWA) authorizes the Corps of Engineers (Corps) to issue permits for the "discharge of dredged or fill material" into waters of the United States. 33 U.S.C. §§ 1344, 1362. Section 10 of the Rivers and Harbors Appropriations Act of 1899 (R & H Act) authorizes the Corps to issue permits for the construction or modification of structure in navigable waters, or the accomplishment of any otherwork affecting the course, location, condition, or physical capacity of navigable waters. 33 U.S.C. § 403. Section 9 of the R & H Actauthorizes the Corps to approve plans for dams or dikes that would span a navigable waterway. 33 U.S.C. § 401. Section 103 of the Marine Protection, Research, and Sanctuaries Act of 1972, as a mem ded, authorizes the Corps to permit the ocean disposal of dredged material. 33 U.S.C. § 1413.

In evaluating permit applications under theseregulatoryauthorities, the Corps must comply with the National Environmental Policy Act(NEPA). 42 U.S.C. § 4321 etseq. NEPA requires Federal agencies to analyze the environmental impacts of "Federal actions" and to prepare an Environmental ImpactStatemen (tEIS) for any major Federal action "significantly affecting the quality of the human environment." 42 U.S.C. § 4332(2)(C).

The NEPA regulations promulgated by the President's Council on Environmental Quality (CEQ) explain that the term' "Major Federal action' includes actions with effects that may be major and which are potentially subject to Federal control and responsibility." 33 C.F.R. § 1508.18. The CEQ regulations define the term "Federal action" through illustration by identifying four categories of activity: adoption of official policy; adoption of formal plans; adoption of programs; and approval of specific projects. Id.

For purposes of the Corps regulatory program, the definition of the NEPA "Federal action" is relatively straightforward. The category pertaining to the approval of specific projectors and the category pertaining to the approval of specific projectors and the Corps in the corps

The Corps Civil Works NEPA regulation confirms this fact, referring to "... the proposed Federal action (pennit issuance). "See 33 C.F.RAppendix B, Paragraph 9(b)(5)(a).

The CEQ regulations "encourage [agencies] topublish explanatoryguidance for these regulations and their own procedures," 33 C.F.R. § 1507.3, and the Corps has done this in issuing 33 C.F.R. Part 325 implementing NEPA.

In the case of the Corps of Engineers' regulatory program, the specific activity requiring authorization by a Corps permit (for example, the discharge of dredged or fill material into a water of the United States pr the placement of a structure an avigable water) may, at times, be merely one component of a larger project involving upland activities taking place beyond the limits of a particular jurisdictional water. In such circumstances, the question arises as towhat "scope of analysis" the Corps will adopt to govern its NEPA review. This paper provides guidance on this issue in view of the Ninth Circuit's recentruling in Save our Sonoran, Inc. v. Flowers, 408 F.3d 1113 (9th Cir. 2005) and other relevant case law within the Ninth Circuit.

The determination of what is the appropriate scope of analysis to govern the Corps' permit review and decision is guided by the permit NE Girecress deticts by the permit and those portions of the entire projectover which the Governmenthas sufficient controland responsibility towarrant Federal review." 33 C.F.R., Part 325, Appendix B paragraph 7.b. (1). This requirement is discussed in Appendix B and is illustrated by several examples that recognize that in some circumstances the Corps' NEPA scope of analysis may be expanded beyond the limits of the Corps' regulatory jurisdiction (e.g., the "watersof the U.S.") to address upland portions of the larger project. As a general rule, the Corps extends its scope of analysis beyond the jurisdictional waters where the environmental consequences of a larger project may be considered the products of either the 3 Corps permit action or the Corps permit action in conjunction with other Federal involvement.

Upon occasion, parties have challenged theadequacy of theCorps' NEPA documentation underlying permit decisions, asserting that thescope of analysis undertakenby theCorps was impermissibly narrow. These challenges typically have contended that theCorps must expand its NEPA review to evaluate the effects of portions of the overall project that the outside the particular waters that are subject to Corps' jurisdiction. So metimes it is argued that the Corps NEPA analysis must address the effects of the entire upland activity, not with standing the fact that the Corps involvement in the entire project is limited to the approval by permit of some activity associated with the larger project occurring in jurisdictional waters. In such circumstances, the issue of what is the proper scope of analysis is crucial to the fulfillment of the agency's obligations under NEPA.

Before the Ninth Circuit Court of Appeals, these challenges seeking to expand the scope of analysis of the Corps' NEPA evaluation of permit applications have usually - althoughnot invariably - failed. Sometimes these challenges have included the argument - now rejected by

The Corps NEPA regulations governing the regulatory program were referred to the Council on Environmental Quality (CEQ) pursuant to 42 U.S.C. § 7609(b). On June 8, 1987, the CEQ approved the regulations subject to several proposed modifications. See 52 Fed. Reg. 22518, 22520-22 (1987). On February 3, 1988, the Corps revised and published the regulations after adopting CEQ's proposals.

These examples are offered for illustrative purposes only. Regulatory personnel must evaluate the facts of each case individually to determine whether other indicia of Federal control and responsibility exist that would warrant broadening the NEPA scope of analysis beyond the specific activity requiring a Corps permit.

many of the U.S. Circuit Courtsof Appeal and by the U.S. Supreme Court - that all effects that would not have been generated "butfor" the grant of the Federal permit must be encompassed within the NEPA analysis. The Ninth Circuit has drawn a distinction between the effects of activities that are merely made possible by the Corps permit - the "butfor" effects - versus the effects that are more directly physically caused by activities within jurisdictional waters. It is only the latter effects that must be included within the Corps' NEPA evaluation in every instance.

The 2005 Save our Sonoran case is of significance because it is the first Ninth Circuit Court of Appeals decision tohold that the Corps was required to expand its NEPA scope of analysis to encompass not just the activity requiring the Corps permit (in this instance, the discharge of fill material) but also theen tire upland development. Despite a result finding that theen tire overall project must be included in the scope of analysis, the opinion did not overrule or modify any preexisting case law, and in factaffirmed thevalidity and applicability of Appendix B. The Ninth Circuit applied the standards in Appendix B to the highly unique facts presented by the Save our Sonoran case and found that they required that theen tire overall project be included in the scope of analysis. The permit applicant in the Save our Sonoran case had proposed to fill portions of numerous "braided washes" - or beds of intermitten \$treams- toprovide road and utility crossings, pad fill, drainage, and thelike, as part of a major residential development. The Save our Sonoran panel found that thefacts of that case presented an inextricable interconnection betweenthepermit tedactivities and their locations on theone hand, and thebalance of the residential development project on the other, because the braided washes were interspersed throughout hedevelopmentsite "like lines throughgraph paper." Id. at 1122. Because any development of this site would impact jurisdictional waters, the court concluded that in effect, thewhole of the property fell under the Corps' permit ting authority. Id. In distinguishing its result from the prior Ninth Circuit cases that had upheld the Corps' more limited scope of analysis, the Save our Sonoran opinion emphasized the unique physical and geographic characteristics of the development proposal before the Court. I nentering its ruling, the court observed: "The district court grounded its conclusion regarding the Corps' broad permitting authorityover the project on the unique geographic features of this property. Specifically, the district court determined... that the washes are a 'dominant feature of the land and that no development of the property could occur without affecting the washes." Id. at 1123. Consequently, the precedential value of the case is limited to fact situations presenting similarly exceptional circumstances.

The Ninth Circuit has repeatedly stated that delineation of an appropriate scope of analysis is not subject to a universal rule, and that each fact situation must be evaluated to determine if there is sufficient. Federal controland responsibility over the activities occurring within and outside of jurisdictional waters towarrant broadening the scope of analysis beyond the specific activity occurring in jurisdictional waters and requiring a Corps permit. The Corps should continue to apply Appendix B to all cases, and should use precedent - including that in Save our Sonorantoguide implementation of Appendix B where the particular factual circumstances are essentially indistinguishable from the precedential case's facts. When the Corps applies that regulation to each specific permit case within the Ninth Circuit, there is every reason to expect that reasonable determinations regarding the NEPA scope of analysis will receive deference from and will be upheld by the courts 4

<sup>4</sup> See generally Sylvester v. USACE, 882 F.2d 407 (9th Cir. 1989) (SylvesterII).

## Summary of the Ninth Circuit body of law, existing prior to Save our Sonoran, addressing the standards and considerations applicable to the NEPA scope of analysis of Corps permitting actions:<sup>5</sup>

As an initial matter, tis important to highlight that the Ninth Circuit court shave addressed the scope of analysis issue in distinct factualset tings. First, the Corps may, on occasion, be confronted with situations in which the activity requiring the Corps' permit is merely one component of a larger non - Federal pland development. In these situations, the Corps and the Courts mustidentify as part of the NEPA scope of analysis the specific activity requiring a Corps permit and those portions of the entire project, if any, over which the Federal Governmenthas sufficient controland responsibility towarrant review under NEPA.

V. 884

F. 2d 394 (9th Cir. 1989) (Sylvesterl); Wetlands Action Networky.

Sylvester 22 USACE 5, 1115 - 1118 (9th Cir. 2000), cert. denied, 534 U.S. 815 (2001). USACE,

Second, the Corps also may be confronted with situations in which the project undergoing regulatory review is being carried out in several phases or may be related too therprojects, each of which will require a Corps permit. In such situations, the question is whether the Corps may evaluate the first project independently of the other projects or phases, or whether all the Corps permits should be evaluated in one NEPA review because they involve connected or cumulative Federal actions well making this determination these grant the Security of the Security of the Security of the segmentation of several related Federal actions). Network,

An agency may not avoid issuing an EIS by defining the Federal action in a way that segments a significant Federal action into smallinsignificant component parts or by defining the NEPA scope of analysisin a way that failsto consider the cumulative effects of other related actions. 40 C.F.R. § I 508.27(b)(7). CEQ regulations require an agency consider "connected actions" and "cumulative actions" within a single EA or EIS. CEQ regulations provide that actions are "connected" if they: (i) automatically trigger other actions which may require environmental impact statements; (ii) cannot or will not proceed unless other actions are taken previously or simultaneously; (iii) are interdependent parts of a largeaction and depend on the largeraction for their justification. 40 C.F.R. § 1508.25(a)(1). Cumulative actions are those "which when viewed with other proposed actions have cumulatively significant impacts." 40 C.F.R. § 1508.25(a)(2). These regulations seek to prevent segmentation of multiple Federal actions. For example, when an agency is seeking to permit only the first phase of a project, the agency must consider whether its NEPA analysis must also evaluate Federal permit decisions associated with later phases of the project. Under applicable regulations and Ninth Circuit case law, an agency may properly decline to consider these subsequent permit decisions when the phases of the project have independent utility.

This memorandum addresses the state of the law within the Ninth Circuit. The case law review focuses primarily on cases involving the Corps' regulatoryprogram. It encompasses the recent seminal Ninth Circuit cases, as well as cases its panelshave treated as influential. Because scope of analysis determinations are highly fact specific, field attorneys and regulatorypersonnel are encouraged to review the case law for decisions addressing circumstances similar to those presented in the case under consideration.

The Ninth Circuit's rulingsare understandablewhen a Federalagency's obligations under NEPA are considered. In order to comply with NEPA, a Federalagency must first define the scope of analysis in a way that captures the full scope of the activity that is subject to Federal control and responsibility. After correctly defining the scope of analysis, the agency must proceed to analyze the direct, indirect, and cumulative effects of the activity subject to Federal control and responsibility.

This paper focuses on thefirst factualset tingwhere the Corps is processing a permit for some activity occurring in jurisdictional waters, but that activity is merely one component of a larger projector work effort that also includes work in upland areas. In these situations, the question posed is under what circumstances does the field element performing the environmental review need to broaden the NEPA scope of analysis beyond the specific activity requiring the Corps permit to consider other project activities taking place in upland areas. This question is answered by Appendix B and turns on the inter-relationship between these activities and the presence of "Federal control and responsibility" over the activities.

ary, Appendix B dictatesthatwhere thespecific activity authorized by a Corps permit is merely one componentof a larger project, the scope of the NEPA evaluation should extend to thespecific permit tedactivities and thoseportions of theen tire project over which the Governmenthas "sufficient controland responsibility towarrant Federal review." 33 C.F.R. Part 325, Appendix B, paragraph 7.b.(1). The Governmenthas sufficient controland responsibility where Federal involvement is "sufficient totuman essentially private action into a Federal action," atparagraph 7.b.(2), the environmental consequences of the larger project are essentially pructs of the Corps permit action," or the cumulative involvement of the Corps and otherFederal agencies is "sufficient tograffelegal controlover such additional portions of theproject, "such as where theenvironmental consequences of theadditional portions of theproject(meaning thoseportions of theprojectin volving activities beyond those specifically authorized in the permit) "are essentially products of Federal financing, assistance, direction, regulation, or approval," id. at paragraph 7.b.(2)(iv) A. In short, if the Government exercises "Federal controland respensibility" over both the permit tedactivity and the other activity occurring upland, theseactivities are sufficiently interrelated to be included in the NEPA scope of analysis pursuant to the guidance provided by Appendix B.

The recent Ninth Circuit cases, notably Wetlands Action Networkand I have universally affirmed and applied the Corps' regulations "fixing the scope of the Networkand I have universally affirmed and applied the Corps' regulations "fixing the scope of the Networkand I have universally affirmed and applied the Corps' regulations "fixing the scope of the Networkand I have universally affirmed and applied the Corps' regulations "fixing the scope of the Networkand I have universally affirmed and applied the Corps' regulations "fixing the scope of the Networkand I have universally affirmed and applied the Networkand

7 This analysisshouldnot be confused with either the "Subsection 404(b)(1) Guidelinesalternativesanalysis" or the "public interest review" that are conducted by the Corps as part of the permit process. Under the Corps regulations, the extent of Federal control and responsibility over a private project determines the Federal scope of analysis for purposes of NEPA compliance. The Subsection 404(b)(1) alternativesanalysis is a separate inquiry conducted under the CWA involving the evaluation of alternativesto the proposed project to determine "if there is a practicable alternative to the proposed discharge which would have less adverse impact on the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences." 40 C.F.R. § 230.IO(a). This analysis includes consideration of activities that do not involved is charges into waters of the United States, discharges at alternative locations, and, where possible, other project locations. 40 C.F.R. § 230.IO(a)(1). Thus, this analysis envisions that the Corps will consider the broader impacts of the project for which the permit is sought, not with standing the definition of the scope of analysis for NEPA purposes.

Sylvester

The public interest review under 33 C.F.R. Part 320 involves "balancing the favorable impacts against the detrimental impacts" of the permit. It is a separate analysis reflecting "the national concerns for both the protection and utilization of important resources." 33 C.F.R. § 320.1(a)(1). "Evaluation of the probable impact which the proposed activity may have on the public interest requires a careful weighing of all those factors which become relevantin each particular case. The benefits which may reasonably may be expected to accrue from the proposal must be balanced against its reasonably foreseeable detriments." 33 C.F.R. § 320.4(a)(1). The Corps conducts this balancing test irrespective of the scope of analysis under NEPA, and like the Subsection 404(b)(1) alternatives analysis, this balancing test does not alteror affect the definition of the NEPA scope of analysis.

even in theface of direct challenge - as striking "an acceptablebalance between theneeds of the NEPA and the Corps' jurisdictional limitations." Sylvester I, 884 F.2d at 399; accord, Save our Sonoran, 408 F.3d at 1121; Wetlands Action Network, 222 F.3d at 1115. The Corps' regulations at 33 C.F.R. Part 325, Appendix B, paragraph 7.b. are given deference and reasonable applications of those regulating are sustained.

The Corps' regulations specify the following typical considerations when gauging if sufficient controland responsibility exists:

- whether the regulated activity is "merely a link" in a corridor typeproject (id. at paragraph 7.b.(2)(i)), in which case the scope of analysis need only address the Federally-permit tedaction, unless some other portion of the project might also fall within Federal controlor responsibility (id. see paragraph 7.b.);
- whetherthere aspects of the upland facility, in the immediate vicinity of the regulated activity, that fall under Federal controlor responsibility and affect the location and configuration of the regulated activity (id. at paragraph 7.b.(2)(i));
- the extent to which the entire project will be within Corps CWA jurisdiction @.at paragraph 7.b.(2)(ii));
- theex ten to f cumulative Federal controland responsibility @. at paragraph 7.b.(2)(iv)); and
- theex tenttowhich theregulated activities (in conjunction with any activities regulated or funded by other Federal agencies) comprise a substantial portion of the overall project @. at paragraph 7.b.(3)).

In general, the Ninth Circuit has no tapplied a universal rule in evaluating the proper scope of analysis in the Corps permitting context. The determination as to whether a sufficient interrelationship exists between the specific activity requiring a Corps permit and some other activity occurring upland, necessitating the inclusion of both activities in the scope of analysis for NEPA purposes, requires a case - by - case nalysis of the facts and circumstances of that relationship. Wetlands Action Network, 222 F.3d at 1116; Friends of the Earth, Inc. v. Coleman, 518 F.2d 323, 329 (9th Cir. 1975), reh'g denied, \_ F.2d (August 8, 1975); Enos v. Marsh, 769 F.2d 1363, 1371 (9th Cir. 1985).

The Ninth Circuit has held that the Corps need not expand its NEPA scope of analysis beyond the specific activity requiring a Corps permit in situations where some development could occur in the upland area regardless of whether the permit application is granted. Wetlands Action Network, 222 F.3d at 1115 - 16. In sustaining the Corps NEPA analysis in Wetlands Action Network, the court specifically noted: "The Corps here determined that the EA need not include substantial consideration of development in the uplands because development could occur in these areas regardless of whether this permit is granted." 222 F.3d at 1115.

The mere fact that theoverall project could benefit from the permit ted activities (and vice versa) is insufficient to require that the entire project be included in the Corps' NEPA scope of analysis. Wetlands Action Network, 222 F.3d at 1116; Sylvester I, 884 F.2d at 400. Even if the project could not proceed as planned without the permit, and the permit ted activities would not occur without the overall project, that degree of connection- in and of itself- does not mandate expansion of the scope of analysis. Wetlands Action Network, 222 F.3d at 1116 - 17; Department Of Transportation v. Public Citizen, 541 U.S. 752, 767 - 68, 124 S. Ct.2204, 2215 (2004);

<u>Winnebago Tribe of Nebraska v. Ray</u>, 621 F.2d 269, 272 (8thCir. 1980), cert. denied, 449 U.S. 836 (1980).

The private activity occurring in theuplands may be more thanmerely incidental to theoverall project without becoming part of the Corps' NEPA scope of analysis. Sylvester I, 884 F.2d at 400 - 01. In the Sylvester I case, although construction of a golf course was considered an integral component of the overall project, its relationship to the balance of a destination recreational resort that included majorski facilities was determined to be insufficient to compel expansion of the Corps' NEPA scope of analysis to include the entire resort development complex. If the upland activity can proceed without a Corps permit and there are no other indicia of Federal controland responsibility, such as Federal funding or Federal direction or regulation, there is not a sufficient interrelationship between the activities occurring upland and the specific activity requiring the Corps permit to necessitate including the upland activities as part of the Corps' NEPA scope of analysis.

In some unique circumstances, however, the Ninth Circuit has determined that the Corps must evaluate the "effects" of activities occurring outside of jurisdictional waters. These cases have generally been limited to those situations where no upland development could go forward without the Corps permit. See Colorado River Indian Tribes v. Marsh, 605 F. Supp. 1425, 1428 (C.D. Cal. 1985) (count yofficials determined that no upland development could occur without the Corps permit for bank stabilization).

The Ninth Circuit opinions have identified and applied the following considerations as relevant to determining whether there is sufficient Federal controland responsibility over activities that are occurring upland outside of a jurisdictional waterand beyond the specific activity requiring a Corps permit to necessitate including these activities in the NEPA scope of analysis:

- The degree of Federal funding for theoverall project Action 222

  F.3d at 1116; 769 F.2d at 1372; Friends of the \*\*Lands F.2d at \*\*Letwork\*,

  621 F.2anos273; Alaska v. Andrus, 591 F.2d 537, 541 (9thCir. 1979)) Winnebago
- Tribe egree of Federal supervision over the overall project Action 222 F.3d at 1116; California Trouty. 58 F.3d 464 West and sept the Cir. Network,
- The degree towhich theoverall design Schaefer rojectis subject to local regulation and control Action 222 F.3d at 1117; Enos, 769 F.2d at 1372; Friends of the (Wetlands at 329 Network, \_\_\_\_\_
- The The towhich thebalance of theoverall project is subject to local environmental review Action 222 F.3d at 1117; I, 884 F.2d at 396, 401; Enos, 76 Wetlands 1371 Network nia Trout, 58 F.3d Stylvester 2474; Tribe, 621 F.2d at 273); Winnebago

The Court in Colorado River Indian Tribes rested its holding on the requirement under NEPA to assess the direct, indirect, and cumulative effects of the Federal action. Moreover, the applicability of the Colorado River Indian Tribes' effects analysis must be read in light of the United States Supreme Court's subsequent decision in Public Citizen, 541 U.S.752 (2004), that sets forthhow Federal agencies must identify the "effects of Federal actions under NEPA. In Public the Court found that a "but for "causal relationship is insufficiento make an agency responsible for a (Patition), are effect under NEPA and the relevant regulations. "Id. at 767. Instead, the Court found, NEPA requires "areasonably close causal relationship between the environmental effect and the alleged cause "which the Court analogized to the doctrine of "proximate causation." Id.

### Summary of the impact of the Save our Sonoran holding and opinion on the Ninth Circuit body of law regarding the NEPA scope of analysis in Corps permitting matters:

The <u>Save our Sonoran</u> opinion did notover turnor expressly modify any existing case law within the Ninth Circuit. Furthemiore, as previously indicated, the opinion validated and applied the Corps' regulations at 33 C.F.R. Part 325, Appendix B, paragraph 7.b.

The permit applicant in Save our Sonoran had proposed to fill portions of numerous "braided washes," or beds of intermittenstreams, to provide road and utility crossings, pad fill, drainage, and thelike as partof a major residential development. The Save our Sonoran panel found that thefacts of that case presented an inextricable interconnection between the permit tedactivities and locations, and thebalance of theresidential development project, because the braided washes ran throughthedevelopmentsite "like lines throughgraph paper." Because any development of this site would impact jurisdictional waters, the court concluded that in effect, the whole of the propertyfalls under the Corps' permit ting authority. The rarity of such a fact situation is indicated by theNinth Circuit's election torely on a district courtcase in the5gt ክፍቨፍኤኒ ከፈፀፍ hing ABALOSUPUR BIRCCHEDITO SERING to CHECKLY LOSS PAGE FASURPPIECE & SmBreThait 1998 ope of analysis to various Corps permit tingscenarios, the Save our Sonoran opinion emphasized the unique physical and geographic characteristics of the applicant's development proposal. In entering its ruling, thecourtobserved: "The district courtgrounded its conclusion regarding theCorps' broad permitting authorityover theprojecton theunique geographic features of this property. Specifically, the district court determined... that the washes are a 'dominant feature of the land and thatho development of the property could occur without affecting the washes.'" Save our Sonoran, 408 F.3d at 1123. Consequently, the precedential value of the ruling of the case is \_\_\_\_\_ <u>limited</u> to fact situations presenting similarly exceptional circumstances. Again, in Save our theCourtconcludedit reasonably could be said thattheen tire project was subject to Beaeramcontroland responsibility since no development could occur without a Corps permit.

The Save our Sonoran opinion contained thefollowing statement." Althoughthe Corps' permit tingauthority is limited to those aspects of a development that directly affect jurisdictional waters, it has responsibility under NEPA to analyze all of the environmental consequences of a project. "Save our 408 F.3d at 1122. This statement imply recognizes that under NEPA the Corps is Sequences, to consider all of the environmental effects (direct, indirect and cumulative) of the activities within the Corps' NEPA scope of analysis (which in this unique fact setting included the permit ted activity and the entire upland development, because these activities were inextricably related and made the entire development, in effect, subject to the Corps permit tingauthority). As the Courtex pressly acknowledges, the U.S. Supreme Court's decision in Public Citizen establishes controlling precedent - requiring proximate causation between the environmental effect and the alleged cause -a requirement that cannot be reconciled

en this case, the District court concluded that the Corps limited its analysis without a rational or legall yound basis. The District court concluded that the Corps had jurisdiction over the upland wooded area because the pockets of wetlands were immediately adjacent to, underneath, and surrounding the trees. The construction of the golf course that involved the filling of wetlands therefore could not be considered a separate and distinct project from the plans to fell the trees. The "tasks necessary to accomplish [the development of the proposed golf course] are so interrelated and functionally interdependents to bring the entire project within the jurisdiction of the Corps, and therefore under the mandate of NEPA."

996 F.Supp. at 683.

Stewart,

with a broad and unrestrictedreading of theforegoing statement Moreover, prior Ninth Circuit law is inconsistent with such a statemenof unrestricted scope, and the Save our Sonoran opinion explicitly declined tooverrule any Ninth Circuit precedent. In particular, the Court acknowledges (by carefully distinguishing thefactsof that case from those of Save our Sonoran) thevalidity and precedential effect of WetlandsAction Network, and generally acknowledges theprecedential effect of Sylvester I, all of which express a limited standardfor determining the appropriate scope of the Corps' NEPA analysis in the permitting context. Save our Sonoran, 408 F.3d at 1121, 1124. All Ninth Circuit cases on scope of analysis, including Save our Sonoran, can be understoodas turning on thequestions of whethersome development could occuring the upland regardless of whetherthepermit application is grantedand whetherthereis any showing rt of est he and classified and the land stress portable by 38 ver eye hear tixizy. Appendix B "to determine the circumstances under which the potential environmental consequences in nonjurisdictional land are such thattheCorps has controland responsibility," Save our Sonoran, 408 F.3d at 1122 - again indicating thatthis statement hould not be construed over broadly. Finally, the Save our Sonoran opinion itself subsequently expresses and applies a limited standard of determining when a Corps scope of analysis must be expanded to encompass project components outside of jurisdictional waters, which is inconsistent with a broad and unrestricted reading of the ary, the Save our Sonoran Courtprovided the following overlay on Court'sstatementIn sum the Ninth Circuit's pre-existing descriptions of the standard for determining the Cofl's' scope of analysis, finding thatt must be expanded to encompass activities outside of jurisdictional waters when no development could occur upland without a Corps' permit and construction of the overall projectis dictatedby theinextricable interconnectedness of activities within and outside of jurisdictional waters (id., at 1122), as when the footprints of the jurisdictional waters are widely interspersed throughout heuplands not subject to CWA jurisdiction (id., at 1124).

> Earl H. Stockdale Chief Counsel

As is made clearby the recent ruling of the United States District Court for the District of Arizona in White Tanks Concerned Citizens v. No. CV-06-0703 (D. Ariz. Feb. 21, 2007), now on appeal within the Ninth Circuit In that case, the Corpatrockicted "the scope of analysis to jurisdictional waters and limited uplandacreage." In upholdingthe Corps' action, the Court observed: "the Corps NEPA implementing regulations govern its scope of analysis in situations where a permit applicant proposed an activity 'which is merelyone component of a larger project.' The scope of analysis in an EA or EIS must 'address the impacts of the specific activity requiring a Corps permit and those portions of the entire project over which the District Engineer has sufficient control and responsibility to warrant Federal review." White No. CV-06-0703, slipop. at 11. In issuing this decision, the Court quoted with approvaithe factorsthat are allks inedin Appendix B and that are to be taken into account in making this determination. It also embraced the Corps rational efor distinguishing this case from the Save Sonoran case by noting, in White Tanks, "the largemajority of the site could be developed in some fashior at a permit, al beitnot in a manner that would fulfilthe project purpose in a lessenvironmentally damaging manner. Therefore, a narrower scope of review as utilized for this preparation of this NEPA compliance/permitdecision is No. CV-06-0703, slip op. at 15. Tanks,